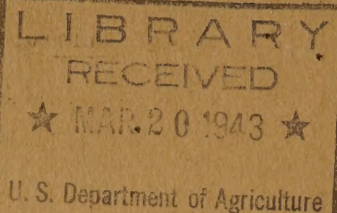


UNITED STATES DEPARTMENT OF AGRICULTURE
Agricultural Adjustment Agency

1943 - Agricultural Conservation Program



Supplement No. 6

The 1943 Agricultural Conservation Program, as amended, is further amended as follows:

1. Section 1 (a) is amended by deleting subparagraph (5) thereof and by renumbering subparagraph (6) as subparagraph (5).

2. Section 3 is amended by deleting paragraph (b) thereof, by re-lettering paragraphs (c), (d), and (e) as paragraphs (b), (c), and (d), respectively, and by changing new paragraphs (b) and (c) to read as follows:

Section 3 PRODUCTION ADJUSTMENT ALLOWANCE AND DEDUCTIONS

(b) DEDUCTION FOR FAILURE TO ACHIEVE 90 PERCENT OF THE SUM OF

THE WAR CROP GOALS

The deduction for failure to achieve 90 percent of the sum of the war crop goals shall be made only from the farm production adjustment allowance. No deduction shall be made where the county committee finds, in accordance with instructions issued by the Agricultural Adjustment Agency, that the failure to achieve 90 percent of the sum of the war crop goals is due to flood or drought. The deduction will be \$15,000 for each acre by which the sum of the acreage planted to war crops on the farm is less than 90 percent of the sum of the war crop goals for the farm.

(c) DEDUCTIONS FOR EXCEEDING ALLOTMENTS

Deductions for exceeding allotments shall be made from the remainder of the farm production adjustment allowance after any deduction provided for in paragraph (b) above has been made. If the deductions for exceeding allotments are in excess of the remainder of the farm production adjustment allowance, each person's share of the excess after proration of net deductions shall be deducted from such person's share in the production adjustment payment for any other farm in the county, and may be deducted from such person's share of the production adjustment payment for any other farm in the State, if the State committee finds that the crops grown on the farm or farms with respect to which such deductions are computed substantially offset the contribution to the program made on such other farm or farms. These deductions shall be determined as follows:

(1) Cotton.— Ten times the payment rate for each acre planted to cotton in excess of the cotton allotment.

(2) Tobacco.— Ten times the payment rate for each acre of tobacco harvested in excess of the applicable tobacco allotment.

(3) Wheat.-

(i) Wheat on a Wheat Allotment Farm.- Ten times the payment rate for each acre planted to wheat on the farm in excess of the wheat allotment.

(ii) Wheat on a Non-Wheat-Allotment Farm.- Ten times the payment rate for each acre of wheat on the farm harvested for grain, or for any other purpose after reaching maturity, in excess of the larger of 15 acres or the wheat allotment, or in areas designated by the Agricultural Adjustment Agency in excess of the largest of 15 acres, the wheat allotment, or if no wheat is sold from the farm, three acres per family living on the farm and having an interest in the wheat crop grown thereon.

(d) MISCELLANEOUS DEDUCTIONS

3. Section 5 (a) (2) is amended to read as follows:

Section 5 DIVISION OF PAYMENTS AND DEDUCTIONS

(a) PAYMENTS AND DEDUCTIONS IN CONNECTION WITH CROP ACREAGE

ALLOTMENTS

(2) The deduction for failure to achieve 90 percent of the sum of the war crop goals shall be made prorata from the items constituting the farm production adjustment allowance.

(SEAL)

Done at Washington, D. C.,

this 16th day of February 1943.

Witness my hand and the seal of

the Department of Agriculture.

/s/ Grover B. Hill
Assistant Secretary of Agriculture